Stea Army

To win Shea from harold weisberg

JPK Referrals

5/29/00

If the Pol are either Pepartmental components had not out to make it impossible for requestors to know what is involved in referrals, even the identifications of referred records, they could not have succeeded by there. Even in afficients filled in court identification of the records is avoided as though promotion or survival require it, as say be the case.

The confusion and muon extra work and cost are caused by abother element: when I finally get the emberred record it still is not identified as an FBI record and there is no way in which I can correlate a record from enother agency with what is missing from what the FBI provided and be certain I have made the correct identification. Even then the FBI's file identifications will be missing.

The act provides for consultation with other aleades. It does not require that other agencies provide copies of their recents, which are not identical with FMI copies.

A recent experience with the National Security Council is illustrative.

when I received a May 6 letter from MSC I replied on May 13 telling them I had no idea what they are talking about. There extends and 19 I received the attached and utterly meaningloop response. Sefere I could respond and tell MSC that I have made no request of it I received the attached letter of the 22.

I was aware that the army had referred to NSC, but I knew this was not in re nonse to any request I'd made of the army. (It claims to have destroyed all its JFK records.)

I stil: do not know and have no way of knowing that records were referred to the Army by what "epartment component or components, FM or other.

These kinds of procedures waste enormous amount of time and money, deny requesters their rights and frustrate the Act and its intent.

I think it is past time for someone to be thinking of more than wasting money and requesters.